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1	Mae C Wu (Cal. Bar No. 216086)		
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3	Washington, DC 20005 (202) 289-6868, Fax: (202) 289-1060		
4	mwu@nrdc.org		
5	Tom Neltner (IN 19246-49) <i>Pro Hac Vice</i> Application Pending 1701 Tilton Dr., Silver Spring, MD 20902 (317) 442-3973, Fax: (866) 234-8505		
6	neltner@ikecoalition.org		
7	Attorneys for Plaintiffs		
8	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9			
10	SIERRA CLUB, NATURAL RESOURCES	Case. No.: C 08-00956 JL	
11	DEFENSE COUNCIL, ALLIANCE FOR HEALTHY HOMES,		
12	Plaintiffs,	MOTION FOR ADMINISTRATIVE RELIEF AND PROPOSED ORDER TO	
13	V.	RESCHEDULE CASE MANAGEMENT CONFERENCE	
14	STEPHEN L. JOHNSON,		
15	Defendant.	Judge: Chief Magistrate Judge James Larson	
16			
17			
18	Pursuant to Civil Local Rule 7-1(a)(4), Plaintiffs Sierra Club, Natural Resources Defense		
19	Council, and Alliance for Healthy Homes (collectively "Plaintiffs") respectfully request that the		
20	Court reschedule the initial case management conference set for May 21, 2008 in the above-		
21	captioned case. Counsel for Defendant Stephen L. Johnson has informed counsel for Plaintiffs		
22	that Defendant does not oppose Plaintiffs' request. In support of this motion, Plaintiffs state as		
23	follows:		
24	On February 15, 2008, Plaintiffs filed a complaint for declaratory and injunctive relief		
25	against Defendant, Stephen L. Johnson as Administrator of EPA. Prior to filing the lawsuit,		
26	Plaintiffs had been conferring with EPA to resolve the issues raised in the complaint. However,		
27	Plaintiffs filed the complaint to prevent the statute of limitations from running under the Toxic		
28	Substances Control Act. Since then, Plaintiffs and EPA continue to be diligently engaged in		

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I	negotiations to resolve the dispute without serving the complaint. In addition, Plaintiffs have		
2	conferred twice with representatives of seven companies from whom EPA has requested		
3	voluntary submission of information for the purpose of furthering settlement discussions.		
4	Plaintiffs continue to confer with EPA and the Manufacturers regarding settlement. See		
5	Declaration of Mae C Wu in support of Motion to Reschedule Case Management Conference.		
6	To encourage continued settlement discussions with EPA, Plaintiffs have not yet served		
7	EPA with the complaint but anticipate serving the complaint before the deadline on June 16,		
8	2008.		
9	Accordingly, Plaintiffs respectfully request that the Court reschedule the Case		
10	Management Conference for 10:30 a.m. on September 24, 2008.		
11	Pursuant to Civil Local Rule 7-1(b), Plaintiffs respectfully request that the Court		
12	determine this Motion without oral argument and on shortened time.		
13			
14	Dated: April 30, 2008	Respectfully submitted,	
15		/s/ Mae C Wu	
16		Mae C Wu (Cal. Bar No. 216086) Natural Resources Defense Council	
17		1200 New York Ave., NW Suite 400	
18		Washington, DC 20005 (202) 289-6868 / Fax: (202) 289-1060	
19		mwu@nrdc.org	
20		Attorney for Plaintiff Natural Resources Defense	
21		Council	
22		/s/ Thomas Neltner	
23		Thomas Neltner (<i>Pro Hac Vice</i> application pending) 1701 Tilton Dr.	
24		Silver Spring, MD 20902 (317) 442-3973 / Fax: (866) 234-8505	
25		neltner@ikecoalition.org	
26		Attorney for Plaintiffs Sierra Club and Alliance for	
27		Healthy Homes	
28			
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Date: May 5, 2008

[PROPOSED] ORDER

The foregoing Motion to Reschedule the Case Management Conference is hereby granted and entered as an ORDER of the Court. The Case Management Conference will be set for September 24, 2008. It is so ORDERED.

HOYORABLE JAMES LARSON CHIEF MAGISTRATE JUDGE

Case. No.: C 08-00956 JL